

Page 1 of 6

DARCY C. MARTIN [Pro Se]
Plaintiff

v

Copiah Lincoln Community College AND
Its Board of Trustees who has
REFUSED admittance OF Plaintiff TO
Copiah Lincoln Community College

C. A. NO ~~251 CWR-LKA~~

Civil Rights Complaint

1. This is a Civil Rights Complaint
for declaratory, injunctive, and other
appropriate relief brought by Plaintiff
Darcy C. Martin a United States
Citizen appearing pro se.

Darcy C. Martin brings this complaint for violation of his rights of Due Process, Discrimination, and the right to be confronted by his accusers.

2) This Court has jurisdiction in this matter ~~being to and from the~~
~~university of the state of the united states~~
~~and the state of the united states~~

3) Copiah Lincoln Community College is a Federally Funded and supported School of ~~the~~^A State of the United States.

4) Darcy C. Martin was a student at Copiah Lincoln Community College in the year(s) of January 2010 and January 2011. Defendant has been denied readmission

to Copiah - Lincoln Community College on grounds of prejudice, violation of his due process rights, and the right to be confronted by his accusers. To ~~with~~ with Plaintiff made a legal binding agree with Copiah - Lincoln to attend. Plaintiff signed all necessary documents and was misled, lied to, and betrayed by Copiah - Lincoln Community College, Eva Hart the Counselor at Copiah Lincoln Community College who enrolled him, and the Business Office who received his ~~fine~~ Financial aid.

5) Plaintiff asserts and can factually prove that: All defendants involved have steadfastly lied to, misled, and betrayed Plaintiff by refusing Plaintiff admission

- * 6) to Copiah Lincoln.
Plaintiff enrolled in Copiah Lincoln Community College on ~~January 2010~~, ~~January~~ ²⁰¹¹.
Plaintiff had all funds necessary for his education. Plaintiff was called the 3rd week into his education at Copiah-Lincoln and told "you will have to pay for your tuition" out of your pocket, we will not accept your Pell Grant, a federal grant which pays for students education. This call came from Copiah - Lincoln Community College.
- 7) This is a violation of Plaintiffs Civil Rights, due process, discrimination, and the right to be confronted by his accusers.

8) Plaintiff has suffered mental anguish, the inability to complete his ~~education~~ education i.e.; Copiah Lincoln will not and has steadfastly refused to release his official transcripts to any school. Plaintiff has suffered financially. Plaintiff cannot obtain his A.A. ~~Class~~ ^{Degree} Associate Degree, from Copiah-Lincoln or any other school to begin his professional career. Plaintiff has been and was seeking an A.A. in Accounting. Plaintiff has suffered monetarily by not being able to apply to schools that would help him ~~be~~ more financially.

9) Plaintiff has talked to Copiah Lincoln ^{Community College} faculty to resolve this problem. Plaintiff has gone to Copiah-Lincoln Community College to resolve this problem. However, faculty has steadfastly refused to resolve this problem.

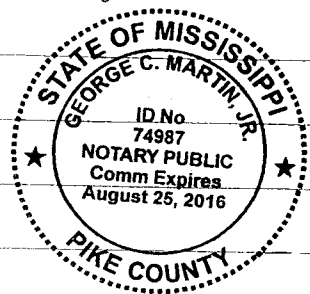
page 6 of 6

wherefore, ~~Darcey~~ Darcey C. Martin,
Plaintiff respectfully ask the Court
to grant declaratory, injunctive, ~~and~~
in the amount of \$ 1,000,000
(one-million dollars).

Plaintiff

Darcey C. Martin
~~1101 WALL ST~~
1101 WALL Street
McComb, MS
39648

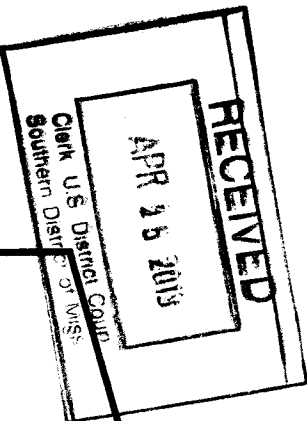
Darcey C. Martin



Subscribed and sworn to me
This the 4 day of APRIL, 2013.
Pike County, Mississippi.

George C. Martin, Jr.

From: DARCY E. MARTIN
101 WALL STREET
McCOMB, MS
39648



1000

39201



U.S. POSTAGE
PAID
MCCOMB, MS
39648
APR 25 13
AMOUNT

\$1.12
00088277-03

Ready **Post**
Document Mailer

To: United States District Court
United States Courthouse
501 E. Court Street
Suite 2.500.
Jackson, MS
39201